

CONAP

CONTROLLED

MATERIALS

APPLICATIONS



CONAP

1405 BUFFALO STREET

OLEAN, NEW YORK 14760

PHONE (716) 372-9650

July 1, 1982

United States E.P.A.
Region II
26 Federal Plaza
New York, New York 10278

Attention: Mr. Kenneth S. Stoller, P.E.
Acting Director, Air & Waste Management Division

Re: CONAP Division, Wheelabrator-Frye, Inc.
EPA No.: NYD096297544
Financial and Liability Requirement

Dear Mr. Stoller:

CONAP Division of Wheelabrator-Frye, Inc., does not treat, store or dispose of hazardous wastes at this facility. As noted in our letter of November 11, 1980, this facility is only a generator of wastes.

At that time, RCRA Form 3 was submitted for storage only because CONAP was not able to get an approved hauler and disposal company to remove waste within 90 days on a regular basis.

As you can see from the copy of a letter going to the Permits Administration Branch, CONAP is withdrawing its RCRA Form 3 since it no longer applies.

This letter is in answer to your letter regarding the financial and liability requirements. If I can be of assistance in answering questions, please call me.

Sincerely,

CONAP DIVISION
Chemical and Coatings Group
Wheelabrator-Frye, Inc.

Fred A. Bristol
General Manager

cc: Dr. Richard Baker, Chief
Permits Administration Branch

Mr. Tom Lucas, Wheelabrator-Frye, Inc., Des Moines, Iowa
Mr. John Gamble, Wheelabrator-Frye, Inc., Des Moines, Iowa

Regan

Jim

Joe

Joe Currier
PAB

U.S. ENVIRONMENTAL
PROTECTION AGENCY
NEW YORK, N.Y.
JUL 6 1 44 PM '82
AIR AND WASTE MANAGEMENT
DIVISION



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PHONE (716) 372-9650

July 1, 1982

United States E.P.A.
Region II
26 Federal Plaza, Room 432
New York, New York 10278

Attention: Dr. Richard Baker, Chief
Permits Administration Branch

Re: CONAP Division, Wheelabrator-Frye, Inc.
EPA No.: NYDO 96297544

Dear Dr. Baker:

As you know from your records, CONAP, a Wheelabrator-Frye Company, applied on a RCRA Form 3 to store wastes in case the approved disposal firm that served us at that time could not remove our wastes in 90 days.

CONAP now has several firms able to handle its waste so we no longer store them over 90 days. Because of this CONAP wants to withdraw that application as it is only a generator of solid waste.

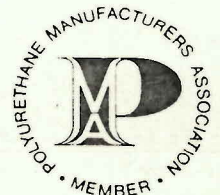
Please confirm this withdrawal by letter to my attention.

Sincerely,

CONAP DIVISION
Chemical and Coatings Group
Wheelabrator-Frye, Inc.

Fred A. Bristol
Fred A. Bristol
General Manager

cc: ☒ Mr. Kenneth S. Stoller, P.E.
Acting Director, Air and Waste Management Division
Mr. Tom Lucas, Wheelabrator-Frye, Inc., Des Moines, Iowa
Mr. John Gamble, Wheelabrator-Frye, Inc., Des Moines, Iowa



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November 11, 1980

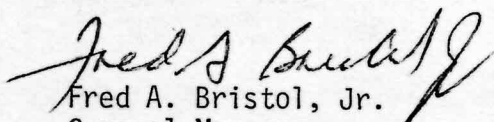
U. S. Protection Agency Hazardous Waste
E. P. A. Region 2
Information Service Center
26 Federal Plaza
New York, New York 10007

Dear Sir,

CONAP is only a generator of solid waste. The only reason we are applying for a Form 3 RERA is in case our approved waste hauler and disposal company cannot get to us during the 90 day period.

We dispose of all our waste by having it picked up by S C A Chemical Waste Service, Inc. Their address is Post Office Box 200, Model City, New York 14107. They remove the waste to their land fill. Once in S C A control, the waste is properly disposed of at their site.

Sincerely,


Fred A. Bristol, Jr.
General Manager

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